hereby repealed.

2 And be it enseted. That no contract

or the construction or macadaudzing of

any avenue or of any section thereof shall

se mode by the Essex Road Board unless

macadamizing shall be submitted and such

housen freeholders of the county of Esse &

3 And be it enacted. That whenever in

awarded by appraisers for property taken

upon lands, deemed to be benefited agree

ably to said act, or any of its supplements

and in the course of the reconstruction of

myfovement thereof, there shall be an al

cration of grade and a subsequent appealse

ment of damages therefor, or by reason

hereof pursuant to the eleventh secrion

the act to which this is a furteur supple

ment, the said board shall thereupon with

out the intervention of assessors, apportion

or assess the last mentioned damages

ratably upon the same lands so assessed by

said assessors, and on the basis of their as

sessment and the same shall be and remain

4. And best enacted. That any writ of

certificari to review any assessment for bene

5. And be it ennacted. That that this

CHAPTER CCCLIII.

ships of Newark, Orange, Elizabeth, and

Febuary mineteenth one thousand eight

1. Be it enacted by the Senate and

Beneral Assembly of the State of New Jer-

sey, that no commissioner who has hereto

Approved March 21, 1874.

hundred and thirty four.

liable to be taxed within the same.

Approved March 21, 1874

following fees and no more

e sum of one dollar.

Approved March 27 1974

CHAPTER CCCCXCIII.

Whereas, the said Thompson, in execution

of his duty as sheriff of the county of

securest non residents, and three suits

an brought against how in the state of

N w York; and whenes, this state by

joint resolution approved March eighteenti

one thousand eight hundred and sixty

three, did direct that he should be defend

et therein at the expense of the state

might be recovered, unless the counsel em-

ceed the power and authority conferred

been rendered against said Thompson in

1. Be it enact d by the Senate and Gen-

take effect immediately.

Approved March 27, 1874.

CHAPTER CCCCLXXV.

An act appropriating two thousand dollars

to enable the Commissioners of Pisher

of one dollar.

sum of one delear.

ect immediately.

2. And be it enacted, That this take ef-

CHAPTER CCCCLXXVIII.

tits or any order of proceedings prelimina

collectable there with,

have been assessed

r injured pursuant to the a t to shiely this

copplement or to any supplement there

Laws of New Jersey

seventy two.

CHAHITER CCCLIV. A further supplement to an act entitled 'Ar act to authorize the appointment of Commissioners to ler out streets avegues and public squares in the township of Clor ton, in the county of Essex, and for oth er purposes, approved February none-teen, one thousand eight hundred and

I Be it enacted by the Senate and General Assembly of the State of New Jersey, That hereafter the several persons called in said act commissioners, of streets and ave nues in the township of Clinton and their successors, or the successors of privat then shall cease to act as such commissioners and that the township committee of the township of Clinton, for the time being shall bereafter be such commissioners, t all intents and purposes, the same as thou they had been constituted such commisinners by the said act and shall be vested with all the powers and shall perform all the duties/belonging to and Imposed upon said commissioners by said act or any ac subplemental thereto; and any and all consents or petitions contemplated by the said set to which this is a supplement shall be

made to said township committee instead of to said commissioners. 2. And be it enacted. That for the pur pose of meeting any of the expenses arring under said set, or the supplement thereto, or this act, the said township committee shall have full power to make tem porary loans and pay interest thereon a any rate legal in this state, and as evidence of such loans to give the prommissory note. or notes of the township of Clinton, payable at such time or times and he such a mount of amounts as said to anslow committee may deem advisable, which hate or notes shall be signed by such person or per sons as said committee shall appoint to that purpose, and shall be banding uposed township, and in case of non-payme. may be said upon many court of conqui tent jurisdiction, and judgment recoverand execution issued on such judgment a gainst said township and its populy 3 And be it enseted. That in any east where the owners of land apply in meordance with the provisions of this get, or the act to which this is a supplement, for the opening, widening, aftering of straighten of the said township committee shall be interested in the bords proposed to be taken for the opening with ning, altering of straightening of any such street or streetthen, and in such gase, the said town-hop committee shall appoint three persons, en tirely disinterested in any such land and premises, who shall perform the duties, and possess the powers and privileges de volving upon and belonging to the said township committee; or to the said com missioners of streets and avenues, under the act to which this is a supplement, or any other supplement thereto, with refer ence to any such street or streets in which said township committee, or any one or more of them, shall be interested as aforesaid, and the said township computtee shall have full power and authority to make such agreement or agreements with said commissioners, for the payment to them of such compensation as they may deem advisable and compensation of said commissioners chall be added to the amount of the say assessments, and collected with said as sessments as hereinafter provided for.

4. And best engeted, That the said town ship committee shall receive no fees or the act to which this is a supplement, or any supplement to said original act, except such ices as they are now entitled to by

law, as members of said township committownship committee shall, immediately at ter any such street or streets shall be opened, withhead, aftered or straightened, ascur t an the whole amount of the dimages and expenses connected therewith, and shall hereupon make an assessment of such damages and expenses, according to the last of their skill and judgment, in a fair, just, and importial manner, and as equitably as may be upon the land or lands upon the line of such street or streets and the own er or owners thereof, which may be benfirted by such improvement, and forthwith make a report thereof, which report shall speedy the names of the owners of and such land wherein damages shall be awarded, and the amount of such damages. the amount of any exp uses, the character of the owner or owners of any band and probus a upon which such assessments shall be made as aforesaid, and deposit the said reownship, where the same shall remain or pen to the tu-pection of all parties interested for the space of thety days; and at the expiration of said thirly days, the said township committee shall meet, at a time and place to be appointed by them by notices put up five days prior to said meeting at five of the most public places in said township, and at such meeting the said township committee shall hear all obections from parties interested, and after commistee shall review such awards and sessments, and shall thereupon deposit a revised report of such award and assessments in the office of the clerk of said chasers shall have agreed to take the same, township, who shall give notice thereof by as aforesaid, and no longer; the said pur advertisements set up at five of the most public places in said township; ann at the troned, the said assessments shall be due and payable, and may be collected in the manner hereigafter mentioned, in case the said committée shall not be able upon dili gent inquiry to ascertain the names of the

6. And be it enacted, That upon p y ment or tender to any land owner or ownamount of benefits, it any, which may have been found properly chargeable to such land

true name or names of such owner or own-

such proceedings.

by virtue of this act, shall be and remain same be so described as to be easily identieffitted as aforesaid, from and after the

and that designation shall be

every assessment made as aforesaid, shall in payable with interest from the fifth come due, as aforesant; and if an such assessment or part thereof shall remain unpaid, in whole or in part, for six mostles after the same shall become due and payable, the whole or any balance of such assessment, notwiths anding any long h rembefore contained, shall their become due and collectable, and may sund for and c directed by sain town-hip umittee in the corporate name of sai

anship in an action on the case against owner or owner of such lands and rea date respectively, in any court baying eng mz once of the amount said for, or the said is national to an interest of the second to se errise said land and real estate upon which and assessment may be a hen, to be sold) putore suction, at some public place in sacnouship, on some day not less than two date, as aforesaid, between two and five or clock in the attermoon; matter of such sal shall be published for two months, next preceding the time of such, sale, by adver discinents signed by the clerk of the said township, and put up at five of the most public places in said township, and in two a wspapers of said county, at least once it sell work for four weeks successively pri

or to said sale said adviresements she ontain the names of the land ownerself letault, it they can be ascert and, it not, the designation "owner unknown," may be used, together with the amounts due by them, respectively, and a short description I the land and real estate so assessed, as theresaid, and the time and place appoint d her said sale, at the time of said sale the several parcels of said land and real esthe shall be openly sold to the person or Tsons who will take the same for the wheat period of time, not exceeding filey ers from the day of san, and will pay the said township committee, before the se of the sale, the full amount due up . and unpand assessment, with interest there a from the time the same became payable the fate of seven per centum per annual

media-o such sum as the said township committee shall determine to be a fair precuttom of the expenses of advertising and add ting the sale, in the event of an michaser neglecting to make such pay ent as aforesald, he shall torfeit all claim said land and real estate, and the same shall be resold by the lownship committee et their convenience, upon such advertisemut as afores ud, the said township com nittee may actiourn the sale from time to tine, by making public proclamation there if at the time of such adjournment, a soon as practicable, after the close of the sale, the said township committee shall make and deliver to any purchaser or pur asers at such sale, who shall have made such pryment as atoresaid, a certificate of sale, under their hands and seals, and duly a knowledged according to law, setting orth as concisely as may be, the facts of aid assessment, advertisement and sale ogether with a description of the lands and real estate so sold, the amount actually oaid therefor by said purchaser, and the length of time for which he shall have se purchased the same; said certificate shall before its delivery, be recorded in one of

ment, under seal duly acknowledged, as oresaid; and such assignment may be reecorded in the book of said township ommittee upon payment of a fee of ontollar therefor, it at the end of three years om the day of sale, said land and real estate shall not have been redeemed by said presentatives, or any mortgagee or mortgares thereof, or any judgment creditor or reditors, or any other person or persons wing a legal or equitable interest therein, y the payment to the said township committee for the benefit of said purchaser, his eirs or assigns, of the amount originally paid by said purchaser, and any other tax assessment which he may have paid, and which he may have given written notice to said township committee, together with

aterest on such payment, at the rate of fit-

en per contum per annum ; the said town

the books to be kept by the said township

committee for such purpose; said certifi-

cate may be assigned, by deed of assign

up committee shall, upon the surrender said certificate execute and deliver to ad purchaser, his legal representative or assigns, a deciaration of side, under their mus and scals, and duly acknowledged, storesaid, briefly stating the tacts of said ssessment, advertisement and sale, togeth r with a description of said land and rea state, and a statement of the time for which the same had been so sold ; said detaration of sale shall be recorded in the ffice of the town clerk of said township. and a so in the records of deeds, in the o ice of the register of said county, upon the evenent of a fee of one dollar in each case. til the recording of such declaration the me for redecining said land and real es

a e, as aforesard, shall remain open, not ith standing the said trim of three years e presumptive evidence in all courts and sewhere, that such sale and proceedings very regularly made and load, according to the provisions of this act, and such pure aser or purchasers, and his, her, or their gal representatives shall, by virtue there hawfulty hold and enjoy such lands and all estate, with the rents, issues and prohearing such objections the said township or use, against the owner or owners thereof, his thereof, for his, her, or their own prop and all persons claiming under him, her, or them, until the term shall be completed

chaser or purchasers, or any person or perexpiration of thirty days from the time of being feable for any injury or waste dene or giving the last potice in this section man committed in the same manner as a tenant for a term of years; no mortgagee or/as signed of any mortgage which shall have been recorded or registered before any such and no ballot shall be counted for members sale, shall be divested of his rights in and owner or owners of such land and premises months' notice of such sale shall be given said land and reat estate, unless six

to him in wrsting, by such purchaser, or any berson or persons claiming under him, used in all further proceedings under this h notice shall be served personally it act, unless the name or names of such ownsand mortgagee or assign e be a resident of

deemed by any judgment creditor or mo to ers had been inserted in said report and in real estate for the amount actually paid by him as aforesaid, with jegal interest thereon, to be collected and recovered in the ers of the amount of damages so awarded included in the montages or judgment; to him, her or them respectively, loss the and nonssessment or sale shall be set aside

deemed to be opened and may be occupied known to the said township committee, or treated and used as a public street. 6. And be it enacted, That any and all the description of said land and real estate assessments which may be made under and in any of the proceedings; provided, the

D And be it enacted. That this act shall or dreuned to be a public act, and shall ake offeet manufactely. Approved March 21, 1874

CHAPTER CCLXXII.

A forther supplement to an set entitled of the town of Orange, 'approved Manthird, one thousand eight hundred and sixty nine.

1. Be it enacted by the Senate and Genal Assembly of the State of New Jersey That the common conneil of the said cit it Orange shall have power to borrow from time to time, any further sum or sums is money, not exceeding in the aggregate the one of therty thousand dollars, to be used of the purchase of real estate, and in the rection of a school house or school houses which shall be under the control and direction of the board of education of the said ety, and that said common council may ums so borrowed, together with legal in terest thereon, in such manner and upor council may seem proper by the issuing of souds to the signed by the mayor and coun craigned by the city clork and seated with the common sed of said city, and that the principal and interest moneys shall be pare and extinguished in the same manner as any other indebted ess of said city is or

provided, however, that this section shall of take effect until it shall have been subitted to the legal voters of said city, at n election to be held in said city at the the time with the next election for mem ess of the general assembly; that at such ty thereto under the act to which this is a section each voter may cast one ballot on supplement or any supplement thereto unless such shall be the words in tayor of bond such writ shall be allowed and issued ng the city" or the words "opposed to within sixty days after the said assessment weeling the city," and if there be more shall have been approved by said board. allots cast on which shall be the words in favor of bonding the city" than there all be or which are the words "opposed and shall take off or immeadiately. bonding the city." then this section shall ske effect immediately, and it not, then

be authorised to be extinguished;

his section shall be void. 2. And be it enacted. That the said ammon council shall also have power to errow a further sum of money not ex eeding twenty thousand dollars, to cover deficiency now existing, and to secure the e proment of such a sum of money in like cannor as is prescribed in the preceding cetion; the bonds mentioned in the two preceding sections may be sold by the comon council at no greater discount, or loss

o the city, than five per centum. s. fore been or who may hereafter be appoint-3. And be it enacted. That the street all under the act entitled "A supplement to ommissioner of said city shall and may an act to set off a new township from the day in November. ave, possess and exercise, all the powers ranted to and conferred upon the overseer and Union, in the county of Essex, to be of the highways, in and by the twenty- called the tawnship of Clinton," passed righth action of an act entitled. "An act oncerning roads," approved April six. hundred thirty four which supprement was centh, one thousand eight hundred and approved March thirty first one thousand orty six; and if the owner or owners of my lands mentioned in said section, or gutter, drain or ditch, mentioned in said section, and which may be or may have been cut, made, or scoured out, cleaned or opened by said street commissioner, or habitant of the township of Clinton, or like the retard of the most usual receive the sum of one dollar for every ten miles they shall traveling ong to and returning from their place of meeting on the most usual route. ther person by his order, in pursuance of ard section, such owner or owners, or other person or persons acting by his, her or their order, shall terfest and pay a fine of twenty dollars for each offence, to be recovered by he said city in an action of debt, to be brought before the police justice of the A supplement to an act entitled "An act call city, in the same manner as actions to regulate Pees." or penalties for the violations of ordinances said city, and that such actions shall b prosecuted, and that execution may issue That from and after the passage of this pon any judgment to be recovered therein,

like manner. 4. And be it enacted That the for the lighting of streets, and" in the roviso of section twenty of said act, and il of the words of section fifty three in and act, which immediately follow the words "otherwise ordered" in said section, I and also the fourth section of a supplemen to said act, which supplement was approved March twenty seventh, one thousand ight hundred and seventy one be and the aine are each and all herely repealed. 5. And be it enacted. That this act shall

se dequed a public set and shall take effect mmediately, Approved March 18, 1874/

CHAPTER CXCIV.

supplement to the not entitled "An act to set off from the Township of Charon and the town of Ofange, in the County of Essex, a new township, to be called the Township of South Orange, approved March thirteenth, one thousand eight

hundred and sixty one. 1. Be it enacted by the Senate and Gen-Assembly of the State of New Jersey, That hereafter all elections to be held in ship or county, or state officers, as well as others of the general government. hali be conducted by three judges of eliction, to be elected by tailor at each anound winship election, instead of by the off not pay the fosts and damages, which ers as yow conducted, and the clerk of the own-lep shall act as clerk of election ployed by the governor to defend him, hereof; provided, that no such judge or should certify that the said Thompson in rk be meligible to be elected to any office the dorng of the acts complained of in whatever at any election, by suson of his and actions, respectively acted within the

aying acted as such judge or clerk at such by the laws of this state and did not ex-2. And be it enacted, that at, any electon for township officers no ballot shed the upon him by said laws, and whereas, said county of the judges of election which shed canned, to wit: Benjamin Williamson, Joontain the names of more than two persons seph D Bedle and Robert Allen, jr., have the term for which said officers warp plected of for such office; and no bellet shad be train | given such certificate, and judgment has ted for commissioners of appeal in cases of taxation which shall contain the names of the Supreme Court of the United States, in more than two persons for such office;

of the town-hip committee which shall con tor such office; and the three persons re That the treasurer of this state shall out of ceiving the highest number of name for judges of election shall be declared to be elected such judges; and the three person-

of the township committee shall be deelared to be elected as such township commit

Approved March 12, 1874.

CHAPTER CCCXVIII

Further Supplement to an act entitled 'An act constituting a Public Road

nine.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That is much mid gich parts of any and all state of New Jersey. That so much mid gich parts of any and all state supplements are lates which this is a supplement, and all parts of said act and of a supplements thereto inconsistent with e made payable according to the terms section of the act to which this is a supto of this set, until the plement, and all parts of said act and of struction of the avenues known and designated by fully paid or collected; and the supplements thereto inconsistent with

this act be and the same are hereby repeal and "Lincoln avenue," he and the same are | State of New Jersey. Exa trive Chauses

July 234, 1874. To the Hon. Henry U. Kelsey, Secretary of

certified copy of the resolution of said Sin - You are bereby directed to cause board providing for such construction or the published in all of the newspapers of this bette authorized to publish the laws of the last resolution shall beautiful ved by the board of grashin of the Legislature, by one has rtion each week for the term of three months, in seniof said newspapers, the proposed Amendments to the Constitution of New Jersey, passthe widening or stratelidening of any road ed by the last Legislature and filed in your of or avenue, or section theroof the damages nee by the Secretary of the Scuate,

Yours &c JOEL PARKER, Governor

Proposed Amendments to the Constitution of the State of New Jersey

RIGHTS AND PRIVILEGES. Insert as paragraph 19, a new paragraph, a

19. No county, city borough, town, town ip or village, shall hereafter give any moue property, or loan its money or credit, to o aid of any individual association or corpora on, or become security for, or be directly of adirectly the owner of any stock or bonds of ny association or corporation."

Insert as paragraph 20, a new paragraph, as o 0 No denation of land or appropriation

tree on said lands, and be enforced and of money shall be made by the state or any elected in the s me manner as the said original assessment, and in case any of cakty, association or corporation whatever. said assessments shall remain unpaid in wholefor in part, shall be added to the un Change the number of present paragraph 19 paid portion thereof and be payable and to number 21,

ARTICLE IL MIGHT OF SUPPRAGE

Section 1. Strike out the word " white" between the word every " and the word " male" in the

Add to the paragraph the following: "And further provided, that in time of war no elector is the a tud mintarvaersneed the state, or of the United States, in the army or act shall be deemed to be a public, act masy thereof, shall be deprived of his vote be reason of his absence from such election dis-trict and the legislature shall have power to procide the manner in which, and the time and place at which, such absent electors may vote and for the return and canvass of their votes in A further supplement to an act entitled "An the election districts in which they respectively

to set off a new township from the Town reside. Union, in the county of Essex, to be Strike out all called the township of Clinton," passed word "bribery." Strike out all the second section after the

ARTICLE IV LEGISLATIVE.

Section 1. Paragraph 3 -Strike out the words "second Tuesday of October" and insert in lieu there-of the words first Tuesday after the first Mon-

townships of Newark, Orange, Elizabeth Section IV. Paragraph 7 -Strike out the following words A compensation for their services, to be as of the state, which compensation shall not ex period of forty days from the commencement eight hundred and sixty-nine, or under the supplement to said act which was approved of the session, and shall not exceed the sum o any lands mentioned in said section, or other person or persons by his, her or their order, shall fill up, stop or obstruct any bundled and seventy, shall be disqualified extra session by the Governor they shall receive

> and insert in lieu thereof the following "Annually the sum of five hundred dollars during the time for which they shall have been elect d, and while they shall hold their office, and no other allowance or emolument, directly or indirectly, for any purpose thatever."
>
> Also strike out the words "per diem."

1. Be it enacted by the Schate and Gen-Paragraph 4 Add to the paragraph the follow ral Assemble of the State of New Jersey. act, supreme court commissioners shall be section or sections amended, shall be insertentitled to receive for their services the ed at length No gener I law shall embrace any provision of a private, special or local character No act shall be passed which shall pro For making every order for bail, the sum shall be made or deemed a part of the act, or which shall enact that any existing law, or any part thereof, shall be applicable, except by inserting it in such act." For taking every recognizance of bail, For approving every replevin bond, the

Paragraph 6—Insert the word 'free' be-tween the word "public" and the word "schools," and add to the paragraph the fol-For order og the entry of every judgnent on bond and warrant of attorney, the For taking testimony, the same fees as ten ince and support of a thorough and efficient

are how all well to masters in chancery for system of free public schools for the instructhe ages of five and eighteen years.

Strike out paragraph 8 as follows.

The ages at of three-fifths of the mem-An act for the relief of Joseph I. Thomp

bers elected to each house shall be requisite to e passage of every law for granting, continu altering, amending or processing charters for banks or money corporations; and all such charters shall be limited to a term not exceeding wenty years Change the number of present paragraph

M nmouth, did, in the year one thousand right hundred and sixty two, seize certain Insert as paragraph 9, a new paragraph, as vess is for violating the laws of New Jeray, made for the protection of clams

. 9 No private, special, or local bill shall be passed, unless tublic notice of the in ention to poly therefor, and of the general object there a shall have been previously given. The legis-state at the next session after the adoption hereof, and from time to time thereafter, shall prescribe the time and mode of giving such tier, the evidence thereof, and how such eviinsert as paragraph II. a new paragraph, as

The legislature shall not pass private local or special laws in any of the following enumerated cases, that is to say: "Laying out, opening, altering and working ads or highways. Vacating any road, town plot, street, alley

Regulating the internal affairs of towns and state to regulate municipal affeirs.

"Selecting drawing, summoning or empan upon him by said laws, and whereas, said eling grand or petit jurors.

circuits of the said laws, and whereas, said eling grand or petit jurors.

Creating increasing or decreasing the per centage or allowance of public officers during

"Changing the law of descent, "Granting to any corporation, association or individual any exclusive privilege, immunity by

the most important of said suits; now franchise whatever. Granting to any corporation, association of individual the right to lay down reflroad tracks Providing for changes of renue in civil or

any moneys in the treasury not otherwise of free public schools.

The legislature shall pass general laws prosent Thompson or the plaintiff in said viding for the cases jenumerated in this para ess shall thereafter be discovered, and such description shall not invalidate any of such proceedings, but the same shall be binding against said to be seed to his place of res dence, as stated to be elected as such companies, but the same shall be binding against said thompson in all said actions; the lagisture shall be declared to be elected as such companies, but the gross amount thereof does not such owner of the cases plumerated in this parameter and the cases plumerated in this parameter and the same shall be declared to be elected as such companies and the gross amount thereof does not such owner of the five persons receiving the highest number of votes for such the same shall be declared to be elected as such companies and the gross amount thereof does not such owner of the township committee and country. ganized and corporate powers of every nature obtained subject, nevertheless, to repeat or alteration at the will of the legislature."

Insert se paragraph 12, a new paragraph, as 2. And be it enacted. That this act shall

follows:

"the Property shall be assessed for taxes under years laws, and by uniform rules, according to its true value." Section VIII.

Persgraph 7-Add to the paragraph the Tol-

It my till presented to the governor con ain several items of appropriations of money be may object to one or more of such items while approving of the other portions of the In such case he shall sope of to the bill, at he time of signing it, a statement of the items o which he objects, and the appropriation so sture to in session he shall transmit to th house in which the bill originated a copy of uch statement, and the items objected to shall be separately reconsidered. If, on reconsiders tion, one or more of such items he approved by a mejority of the members elected to each house, the same shall be a nert of the law no withstanding the objections of the governor ills not approved by the governor shall apple cases in which he shall withhold his approve on any item or items contained in a bili ap

repriating money Paragraph 8 -Add to the paragraph the fol Nor shall he be elected by the legislature to any office under the government of this state of

ARTICLE VII PPOINTING POWER AND TENURE OF OFFICE

he shall have been elected governor."

Section I. WILITIA OFFICERS.

Paragramb 5. - Af er the words " major gener ats 'insert the words 'the adjutant general and quartermaser-general'.

Peragraph 9—Strike out the words 'the adutant-general, quartermaster general and Also strike out the word " other '

Section II.

CIVIL OFFICERS. Paragraph 1 -Strike out the word "and (where it occurs first) in the par-graph and in war. 27, and Fridays only at 1.05 A M sert after the word "appeals" the following Arrive Montclair, a.m., 7.05 state prison." and the keeper and inspector of the state prison." and insert in lieu thereof the Words "and comptroller."

Also a rike out the words "one year "in the linsert to the words of paragraph 2 of a state prison.

second clause of paragraph 2 of section 2, and insert in heu thereof the words " three years " Change the number of present paragraph 4 to number 3, and strike out the word where it occurs between the word ' chancery' and the word " secretary." Also, insert after the word "state" the words " and the keeper of the state prison " Change the number of present paragraph 6.

to number 5 Change the number of present paragraph 7 to sumber 6, and strike therefrom the words sually, "annual," and "they may be re-elected and until they shall erve three years, but no longer?" Insert after the word, "assembly," the following words, " and they shall hold their off es for three years," and add to the para-graph the following words "sheriffs shall auqually renew their bonds "

Change the number of present paragraph 8 to Change the number of present paragraph 9 to Change the number of present paragraph 10 o number 9. Change the number of present paragraph 11

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out Barclay and Christopher Ste., N. Y GOING BAST.

Leave Monrolain a m. 5 55, 7 30, 5 50, 7 30, 9 50, p. m., 10 50, 1 30, 3 40, 5 10, 5 55 6 40, and on Friday's only, at 1.15 A M. Leave Ridgewood, a m. 6 5c, 7 23; 23, 10 53; p. m., 1 33, 5 43, 5 18, 6 58, 43, and on Fridays only, at 1.18 A. M. Leave Blacomeret. a m., 6 01, 7 27, 6 21, 36, 10 56; p. m., 1 37, 3 47, 5 16, 6 01, 6 51, 47, and on Fridays-only at 1 -1 A. M. 9 47., and on Fridays only at 1 = 1 A. M.
Leave Watsessing, a. in., 6 04, 7 29, 8 24, 9 29, 10 59, p. in., 1 40, 3 10, 5 19, 6 04, 6 54, 2 51, and on Fridays only at 1 24 A. M.
Leave Roseville a in. 6 10, 7 35, 8 30, 9 34, 10 05, p. in., 1 45, 3 55, 5 25, 6 10, 7 00, 9 58, and on Fridays only at 1 29 A. M.
Leave Newark, a in., 6 15, 7 40, 8 25, 9 46, 11 10, p. in. 1 40, 4 00, 5 30, 6 15, 7 05, to 05, and on Fridays only at 1 34 A. M.
Due at New York, a in., 7 35, 8 20, 9 30, 10 30, 11 50, p. int 2 40, 4 30, 6 10, 8 60, 10 58.

GOING WEST.
Leave New York, s. m. 7 50, 8 50, 10 50
m. 2 00, 3 40, 4 40, 5 20, 6 90, 8 30, and ridays only at 12 00. Leave Newark, a. m., 6 50, 7 35, 8 30, 9 30, 11 30; p. m., 2 40, 4 20 5 20, 6 05, 7 00, 9 10.

Leave Roseville, a. m., 6 50, 7 40, 8 35, 9 36, 11 35, p. m., 2 45, 4 25, 5 25, 6 10, 7 66, 9 15 Leave Roseville, a. m.

Leave Watecosing, a. m., 6 56, 7 44, 8 41, 9 42, 11 41, p. m., 2 51, 4 31, 5 31, 6 16, 7 13, 9 42 11 41 B m. 2 51, 4 31, 5 31, 6 16, 7 13, 9 21 and Fridays only at 12 59 A M. Leave Bloomfield, a. m., 6 59, 7 49, 8 44, 9 45 11 44 p m., 2 54, 4 34, 5 34, 6 19, 7 16, 24 and Fridays only at 1 02 A M. Leave Kidgewood, a. m., 7 69, 7 52, 8 47, 9 48, 11 47 p m., 2 57, 4 37, 5 37, 6 29, 7 19

Montclair Railroad the and after Monday, July 80, trains will

GOING BAST. Leave Ringwood at 7 05 A. M. on Mondays, Wednesdays and Fridays
Leave Monks at 7 10 A. M. Tuesdays, Thurs ays and Saturdays.

Leave Pompton Junction, 7 and 7.58 A. M. Montchar H'ts, 7 43, 8 43 A. M. & 2 04 F. M. MONTCLAIR 7 53, 8 55 2 14 BLOOMFIELD 7 59, 8 56 2 20 Believille 8 06, 9 06 " 9 97 " 8 50, 9 50 " \$ 10 " A've New York GOING WEST.

Leave N Y foot Contlandt & Desbrosses st's Belleville 12 24 P. M. 11 40 A. M. and 3 50, 5 80 P. M. 12 24 P. M. 4 35, 6 15 BLOOMPIELD 12 31 4 49 6 10 " MONTCLAIN 18 40 " The mid day train will run to Montclair

Hights only. The 3nd train will ren through to Kingwood Mines on Mondays, Wednesdays and Fridays, and to Monks on Turadays. Thursdays and Saturdays. Will control at Pompton Junction with N. J. Midland train for all points The 3rd train will run to Pompton G. W. N. CUSTIS, Sup't

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